

UNITED STATES DEPARTMENT OF COMMERCE **Patent and Trademark Office**

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR			T AFFORMET AND A STATE OF THE S	
09/196,916	11/20/98	RUMBACH		A	ATTORNEY COCKET NO. 364/51	
KENYON & KENYON ONE BROADWAY NEW YORK NY 10004		IM22/1212	MCNEIL, J			
				1775 DATE MAILED:	12/12/00	

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trad marks

Advisory Action

Application No. 09/196,916

Jennifer McNell

Applicant(s)

Examiner

Group Art Unit

Rumbach et al

1775



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THE	PER	IOD FOR RESPON	SE: [check only a) or b)]			
í	ı) 🗆	expires	_ months from the mailing date of the fi	nal rejection.		
) X	is later. In no event, h rejection.	onths from the mailing date of the final owever, will the statutory period for the	response expire later than six	months from the date of the fir	ıaı
(late on letermi alculat	which the response, the ning the period of extens ed from the date of the	obtained by filing a petition under 37 CF e petition, and the fee have been filed is sion and the corresponding amount of t originally set shortened statutory period	the date of the response and he fee. Any extension fee pur for response or as set forth in	also the date for the purposes rsuant to 37 CFR 1.17 will be n b) above.	OI .
□ <i>i</i>	Appell period	ant's Brief is due tw for response set fo	orth above, whichever is later).	Notice of Appeal filed on See 37 CFR 1.191(d) an	d 37 CFR 1.192(a).	(or within any
App but	olican is NC	t's response to the T deemed to plac	e final rejection, filed on <u>No</u> e the application in condition	<u>v 15, 2000</u> has t for allowance:	peen considered with the	ne following eff ct,
X	The p	roposed amendmer	nt(s):			
1	_ wi	ill be entered upon	filing of a Notice of Appeal and	an Appeal Brief.		
	X w	ill not be entered be				
		•	ues that would require further co		ch. (See note below).	
	X	they raise the issu	e of new matter. (See note bel	ow).		unlifying the
		issues for appeal.	ed to place the application in be	•		
		they present addit	ional claims without cancelling			
	NC	TE: <u>The specifica</u>	ation does not provide any supp	ort for the addition to the	claims of the notation "v	veight percent".
		with reference	e to the alloy composition.			
	□ A -	pplicant's response	has overcome the following reju	ection(s):		
	– Newl	v proposed or ame	nded claims		would be allowat	ole if submitted in a
ب	sepa	rate, timely filed am	endment cancelling the non-all	owable claims.		
		affidavit, exhibit or r llowance because:	equest for reconsideration has t	peen considered but doe	s NOT place the applicat	tion in condition
	Exan	niner in the final rejo				ewly raised by the
X	For p	ourposes of Appeal,	the status of the claims is as fo	llows (see attached writt	en explanation, if any):	
		ns allowed:				
			correction filed on			y the Examiner.
	Note	the attached Inforr	nation Disclosure Statement(s),	PTO-1449, Paper No(s)	· ·	_
	Othe	r			OFRORAL JONE	nin.
					SUPERVISION DATABLE	XAMINER